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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/691,783	10/17/2000	Keith E. Moore	10003895-1	3635
759	0 04/07/2005		EXAM	INER
HEWLETT-PACKARD COMPANY			HA, LEYNNA A	
Intellectual Prope	erty Administration			
P.O. Box 272400		•	ART UNIT PAPER NUMBER	
Fort Collins, CO	80527-2400		2135	

DATE MAILED: 04/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No	Applicant(s)				
	09/691,783	MOORE ET AL.				
Office Action Summary	Examiner	Art Unit				
	LEYNNA T. HA	2135				
The MAILING DATE of this communicat Period for Reply			ddress			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica. If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statutor. - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. ' CFR 1.136(a). In no event, how ation. ys, a reply within the statutory miny period will apply and will expire by statute, cause the application	ever, may a reply be timely filed nimum of thirty (30) days will be considered tim SIX (6) MONTHS from the mailing date of this o become ABANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed o	n <u>18 October 2004</u> .					
2a) This action is FINAL . 2b)	☑ This action is non-fin	al.				
3) Since this application is in condition for	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice u	ınder <i>Ex parte Quayle</i> ,	1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-26</u> is/are pending in the appl	ication.	•				
4a) Of the above claim(s) is/are w	vithdrawn from conside	ration.				
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-26</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction	and/or election require	ment.				
Application Papers						
9)☐ The specification is objected to by the E	xaminer.					
10)⊠ The drawing(s) filed on <u>18 October 2004</u>	is/are: a)⊠ accepted	or b)☐ objected to by the Exami	ner.			
Applicant may not request that any objection	to the drawing(s) be held	in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the	correction is required if the	e drawing(s) is objected to. See 37 (CFR 1.121(d).			
11)☐ The oath or declaration is objected to by	the Examiner. Note the	e attached Office Action or form F	PTO-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a laim for a	foreign priority under 35	5 U.S.C. § 119(a)-(d) or (f).				
1. Certified copies of the priority doc	cuments have been rec	eived.				
2. Certified copies of the priority doc	cuments have been rec	eived in Application No				
 Copies of the certified copies of the application from the International 	, ,		al Stage			
* See the attached detailed Office action for	•	• • •				
		•				
. Attachment(s)						
1) Notice of References Cited (PTO-892)	4)	Interview Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-		Paper No(s)/Mail Date				
Information Disclosure Statement(s) (PTO-1449 or PTC Paper No(s)/Mail Date	5) 5)	Notice of Informal Patent Application (P Other:	ΓO-152)			
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Summary	Part of Paper No./Mail	Date 20050328			

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DETAILED ACTION

1. Claims 1-26 are rejected under 35 U.S.C. 102(e).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-26 are rejected under 35 U.S.C. 102(e) as being anticipated by Dwork, et al. (US 6,038,316).

As per claim 1:

Dwork, et al. disclose a method for a sender to send an encrypted message to an authorized recipient, the method having steps comprising:

creating an encrypted content message that may be decrypted using a content decryption key that is unknown to the authorized recipient; [COL.5, lines 17-21 and COL.6, lines 13-18]

creating an encrypted authentication message that may be decrypted using a recipient's key wherein the recipient's key is known to the authorized

recipient but unknown to others except perhaps known to the sender; [COL.6, lines 38-44]

fixing the encrypted authentication message and the encrypted content message onto a tangible medium and thereafter permitting the authorized recipient to obtain the tangible medium; [COL.6, lines 27-37 and COL.7, lines 25-40]

if a valid reply has been received, wherein the valid reply is based upon the decrypted authentication message, then allowing the authorized recipient to obtain said content decryption key. [COL.6, lines 38-39 and COL.7, lines 55-56]

As per claim 2: See col.8, lines 54-55; discussing the recipient's key is a secret key that is shared between the sender and the recipient.

As per claim 3: See col.8, line 57; discussing the recipient's key is a recipient's private key that is associated with a recipient's public key.

As per claim 4: See col.6, lines 38-39 and col.7, lines 55-56; discusses creating an encrypted authentication message further comprises a step of sender authentication encryption such that the authorized recipient may use a sender's key for decryption of the authentication message thereby authenticating that the sender was the source of the encrypted authentication message, such that the sender's key is known to the authorized recipient, and such that the encrypted authentication message may be decrypted with a

decryption step employing said recipient's key and with another decryption step employing said sender's key.

As per claim 5: See col.8, lines 54-55; discussing the sender's key is a secret key that is shared between the sender and the authorized recipient but unknown to others.

As per claim 6: See col.8, line 57; discussing the sender's key is a public key that is associated with a sender's private key.

As per claim 7: See col.6, lines 38-39 and col.7, lines 55-56; discussing creating an encrypted content message further comprises a step of sender authentication encryption such that the authorized recipient may use a sender's key for decryption of the encrypted content message thereby authenticating that the sender was the source of the encrypted content message, such that the sender's key is known by the authorized recipient, and such that the encrypted content message may be decrypted by a decryption method with a step employing the recipient's key and with another step employing the sender's key.

As per claim 8: See col.8, lines 54-55; discussing the sender's key is a secret key that is shared between the sender and the authorized recipient but unknown to others.

As per claim 9: See col.8, line 57; discussing the sender's key is a public key that is associated with a sender's private key.

As per claim 10:

Dwork discloses an article of manufacture for sending an encrypted message from a sender who possesses a content decryption key to a recipient who possesses a recipient's key, the article, comprising:

a tangible medium; [COL.5, lines 21-26]

an encrypted content message fixed on said tangible medium, wherein said encrypted content message may be decrypted using the content decryption key;

[COL.6, lines 27-37]

an encrypted authentication message fixed on said tangible medium, wherein said encrypted authentication message may be decrypted using the recipient's key; [COL.7, lines 25-40]

whereby after the article is delivered to the recipient the recipient may use the recipient's key to decrypt said encrypted authentication message into a decrypted authentication message, the recipient may use the decrypted authentication message to send a valid reply to the sender confirming that the recipient received said article and the sender may then allow the recipient to obtain the content decryption key. [COL.6, lines 38-39 and COL.7, lines 55-56]

As per claim 11: See col.8, lines 54-55; discussing the recipient's key is a secret key that is shared between the sender and the recipient.

As per claim 12: See col.8, line 57; discussing the recipient's key is a recipient's private key that is associated with a recipient's public key.

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As per claim 13: See col.6, lines 38-39 and col.7, lines 55-56; discussing encrypted authentication message is sender authentication encrypted such that said encrypted authentication message may be decrypted by a decryption method having a step employing the recipient's key and having another step employing a sender's key such that the recipient may use the sender's key to authenticate that the sender was the source of said tangible medium.

As per claim 14: See col.8, lines 54-55; discussing the sender's key is a secret key that is shared between the sender and the authorized recipient but unknown to others.

As per claim 15: See col.8, line 57; discussing the sender's key is a public key that is associated with a sender's private key.

As per claim 16: See col.6, lines 38-39 and col.7, lines 55-56; discussing encrypted content message is sender authentication encrypted such that said encrypted content message may be decrypted by a decryption method having a step employing the recipient's key and having another step employing a sender's key such that the recipient may use the sender's key to authenticate that the sender was the source of said tangible medium.

As per claim 17: See col.8, lines 54-55; discussing the sender's key is a secret key that is shared between the sender and the authorized recipient but unknown to others.

As per claim 18: See col.8, line 57; discussing the sender's key is a public key that is associated with a sender's private key.

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As per claim 19:

Dwork, et al. a method for an authorized recipient to receive an encrypted message from a sender, the method having steps comprising:

receiving a tangible medium from the sender wherein the tangible medium has fixed upon it an encrypted authentication message and an encrypted content message; [COL.6, lines 27-37 and COL.11, lines 42-43]

using a recipient's key to decrypt the encrypted authentication message into a decrypted authentication message, wherein the recipient's key is known to the authorized recipient but unknown to others except perhaps known to the sender; [COL.6, lines 38-49]

creating a valid reply using the decrypted authentication message; sending the valid reply to the sender; [COL.7, lines 55-56]

if the recipient has received a content decryption key from the sender, then using the content decryption key to decrypt the encrypted content message. [COL.7, lines 1-21]

As per claim 20: See col.13, line 47 – col.14, line 35; discusses receiving the valid reply using the sender after permitting the authorized recipient to obtain the tangible medium, and wherein the allowing is responsive to the receiving.

As per claim 21: See col.14, lines 30-35; discussing the valid reply is generated by the recipient after the recipient obtains the tangible medium.

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As per claim 22: See col.7, lines 25-57 and col.11, line 42; discusses the fixing and the allowing comprise creatings, fixing and allowing using the sender.

As per claim 23: See col.6, lines 27-37; discussing permanently fixing the encrypted authentication message and the encrypted content message onto said tangible medium.

As per claim 24: See col.6, lines 27-49; discussing the encrypted content message and the encrypted authentication message are permanently fixed onto said tangible medium.

As per claim 25: See col.5, lines 15-54; discusses the creating and the sending the valid reply comprise creating and sending using the authorized recipient.

As per claim 26: See col.7, lines 25-57 and col.11, line 42; discusses the receiving, the usings, the creating, and the sending comprise receiving, the usings, the creating, and the sending using the authorized recipient.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEYNNA T. HA whose telephone number is (571) 272-3851. The examiner can normally be reached on Monday - Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LHa

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100